

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

TQ DELTA, LLC,

Plaintiff,

v.

COMMSCOPE HOLDING COMPANY,
INC., COMMSCOPE, INC., ARRIS US
HOLDINGS, INC., ARRIS SOLUTIONS,
INC., ARRIS TECHNOLOGY, INC., and
ARRIS ENTERPRISES, LLC,

Defendants.

Civil Action No.: 2:21-cv-00310-JRG

**COMMSCOPE DEFENDANTS’ NOTICE OF RELEVANT DETERMINATIONS
FROM RELATED PROCEEDINGS**

Defendants CommScope Holding Company, Inc., CommScope, Inc., ARRIS US Holdings, Inc., ARRIS Solutions, Inc., ARRIS Technology, Inc., and ARRIS Enterprises, LLC (collectively, “CommScope”), respectfully give notice to the Court that the Patent Trial and Appeals Board recently instituted *inter partes* review (“IPR”) for certain patents asserted against CommScope by Plaintiff TQ Delta, LLC (“TQ Delta”). For these patents, the claims challenged in the IPR proceedings cover the claims asserted by TQ Delta against CommScope in this litigation.

Petitioner	Patent No.	IPR No.	Challenged Claims	Institution Decision Date	Expected Final Written Decision Date
Nokia	8,462,835 ¹	IPR2022-00471	8–10, 15, 24–26, 31	August 18, 2022	August 18, 2023
Nokia	7,844,882	IPR2022-00664	9–16	September 27, 2022	September 27, 2023

¹ CommScope has already filed a motion to stay relating to the ’835 patent. *See* Dkt. No. 272.

Nokia	8,276,048	IPR2022-00666	1–4	September 27, 2022	September 27, 2023
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CommScope gives further notice that it previously filed IPR petitions for four TQ Delta patents from Family 9. TQ Delta now asserts only two Family 9 patents against CommScope, and institution decision dates are expected soon for those two patents. As above, the claims challenged in these IPR petitions cover the claims asserted by TQ Delta against CommScope in this litigation.

Petitioner	Patent No.	IPR No.	Challenged Claims	Date PTAB Issued Notice of Filing Date	Expected Institution Decision Date
CommScope	8,468,411	IPR2022-00697	1, 2, 9, 10, 11, 17, 18, 19, 25	May 5, 2022	November 5, 2022
CommScope	10,833,809	IPR2022-01012	1–28	June 6, 2022	December 6, 2022

Dated this 29th day of September, 2022

Respectfully submitted,

By: /s/ Eric H. Findlay

Eric H. Findlay

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CERTIFICATE OF SERVICE

The undersigned certifies that on this 29th day of September, 2022, all counsel of record are being served with a copy of this document via the Court's ECF system.

/s/ Eric H. Findlay
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